

UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF MISSOURI
EASTERN DIVISION

In re:	§	Chapter 11
23ANDME HOLDING CO., et al.,	§	Case No. 25-40976-357
	§	(Jointly Administered)
Debtors.¹	§	Hearing Date: June 18, 2025
	§	Hearing Time: 9:00 a.m. (Central Time)
	§	Hearing Location: Courtroom 5 North

**PROPOSED AGENDA FOR HEARING
ON JUNE 18, 2025 AT 9:00 a.m. (PREVAILING CENTRAL TIME)**

Location of Hearing: United States Bankruptcy Court for the Eastern District of Missouri, Thomas F. Eagleton U.S. Courthouse, before the Honorable Brian C. Walsh, Courtroom 5 North, 111 South 10th Street, St. Louis, MO 63102.

1. Sale Hearing Debtors' Motion for Entry of an Order (I) Approving Bidding Procedures for the Sale of the Debtors' Assets, (II) Scheduling Certain Dates and Deadlines with Respect Thereto, (III) Approving the Form and Manner of the Notice Thereof, (IV) Approving Procedures Regarding Entry into Stalking Horse Agreement(s), if any, (V) Establishing Notice and Procedures for the Assumption and Assignment of Contracts and Leases, (VI) Authorizing the Sale of the Debtors' Assets Free and Clear of Liens, Claims, Interests, and Encumbrances, (VII) Approving Procedures for the Sale, Transfer, or Abandonment of De Minimis Assets, and (VIII) Granting Related Relief filed by Debtor 23andMe Holding Co. [Dkt. No. 30].

Status: This matter is going forward.

¹ The Debtors in each of these cases, along with the last four digits of each Debtor's federal tax identification number, are: 23andMe Holding Co. (0344), 23andMe, Inc. (7371), 23andMe Pharmacy Holdings, Inc. (4690), Lemonaid Community Pharmacy, Inc. (7330), Lemonaid Health, Inc. (6739), Lemonaid Pharmacy Holdings Inc. (6500), LPharm CS LLC (1125), LPharm INS LLC (9800), LPharm RX LLC (7746), LPRXOne LLC (3447), LPRXThree LLC (3852), and LPRXTwo LLC (1595). The Debtors' service address for purposes of these chapter 11 cases is: 870 Market Street, Room 415, San Francisco, CA 94102.

Objections & Responses: Consumer Objection to Sale of Personally Identifiable Information filed by David Neal [Dkt. No. 408]; Emergency Motion for Constitutional Intervention and Request for Preliminary Injunction filed by Pamela Norton [Dkt. No. 634]; Bill in Equity to Enjoin the Sale of Assets and for Other Equitable Relief filed by Jerry Edward Makin [Dkt. No. 666]; The People of the State of California's Objection to Debtors' Proposed Asset Sale filed by The People of the State of California [Dkt. 683]; The States' Objection to the Debtors' Proposed Sale of Customers' Assets filed by NAAG Client States [Dkt. No. 687]; State of Tennessee's Limited Objection to the Debtors' Motion Approving Sale of Assets filed by State of Tennessee [Dkt. No. 693]; Notice of Joinder in the People of the State of California's Objection to Debtors' Proposed Asset Sale filed by State of Alaska [Dkt. No. 696]; Limited Objection of Intellectual Property, Health Law, and Bioethics Scholars to Debtors' Proposed Asset Sale filed by Intellectual Property, Health Law, and Bioethics Scholars [Dkt. No. 701]; The State of Texas' Objection to Debtors' Sale Transaction and Proposed Sale Order filed by State of Texas [Dkt. No. 703]; State of Delaware's Joinder to the States' Objection to the Debtors' Proposed Sale of Customers' Assets filed by the State of Delaware Department of Justice [Dkt. No. 736]; Objection to Sale or Transfer of Personal Information filed by Sonia Herb [Dkt. No. 756]; The People of the State of California's Supplemental Objection to Debtors' "Final" Proposed Asset Sale filed by the People of the State of California [Dkt. No. 769]; The State of Texas's Supplemental Objection to Debtors' Sale Transaction and Proposed Sale Order filed by State of Texas [Dkt. No. 781].

Replies: Debtors' Omnibus Reply in Support of Entry of the Sale Order filed by Debtor 23andMe Holding Co. [Dkt. No 771]; Omnibus Reply of TTAM Research Institute in Support of Entry of the Sale Order filed by Interested Party TTAM Research Institute [Dkt. No 776]; Statement of the Official Committee of Unsecured Creditors in Support of Sale filed by Official Committee of Unsecured Creditors [Dkt. No 779].

Dated: June 17, 2025
St. Louis, Missouri

Carmody MacDonald P.C.

/s/ Thomas H. Riske

Thomas H Riske #61838MO
Robert E. Eggmann #37374MO
Nathan R. Wallace #74890MO
120 S. Central Avenue, Suite 1800
St. Louis, Missouri 63105

Telephone: (314) 854-8600
Facsimile: (314) 854-8660
Email: thr@carmodymacdonald.com
ree@carmodaymacdonald.com
nrw@carmodymacdonald.com

- and -

**PAUL, WEISS, RIFKIND, WHARTON &
GARRISON LLP**

Paul M. Basta (admitted *pro hac vice*)
Christopher Hopkins (admitted *pro hac vice*)
Jessica I. Choi (admitted *pro hac vice*)
Grace C. Hotz (admitted *pro hac vice*)
1285 Avenue of the Americas
New York, New York 10019
Telephone: (212) 373-3000
Facsimile: (212) 757-3990
Email: pbasta@paulweiss.com
chopkins@paulweiss.com
jchoi@paulweiss.com
ghotz@paulweiss.com

Counsel to the Debtors and Debtors in Possession